

Federal Communications Commission Washington, D.C. 20554

DA 15-638

May 27, 2015

Mr. James Veeder Denali 20020, LLC 66 C Teleport Drive Brewster, WA 98812 USA

Call Sign: KA367

File No.: SES-MOD-20150410-00211

Dear Mr. Veeder:

On April 10, 2015, Denali 20020, LLC ("Denali 20020") filed the above-captioned license modification application for its fixed earth station in Vernon Valley, NJ. The application requested, among other things, authority to operate with Permitted List satellites in the conventional Ku-band frequencies.

Pursuant to Section 25.112(a)(2) of the Commission's rules, 47 C.F.R. § 25.112(a)(2), we dismiss the portion of the application requesting Commission authority to operate with Permitted List satellites (including Intelsat 14) in the conventional Ku-band frequencies. No such authority is needed. Specifically, the Commission has previously determined that it is not necessary to license or register receive-only earth stations operating in the 11.7-12.2 GHz frequency band (*i.e.*, the conventional Ku-band frequencies) because there are no other primary users in this spectrum.²

Sincerely,

Paul E. Blais Chief, Systems Analysis Branch Satellite Division International Bureau

 $^{^1}$ Denali 20020 also requested authority to operate with the Intelsat 14 (S2785) satellite at the 45.0 $^\circ$ orbital location in the 10950-11200 and 11450-12200 MHz (space to Earth) frequency bands, and to extend the earth station's frequency coordination satellite arc limits. The portions of Denali 20020's application that requested authority outside the 11.7-12.2 GHz conventional Ku-band frequencies were placed on Public Notice on May 27, 2015, and are not addressed in this letter.

² See Memorandum Opinion and Order, CC Docket No. 78-734 (adopted December 9, 1986).